IN THE UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

IN RE:

CASE No. 23-33848

BLACK STONE INVESTMENTS GROUP, LLC

CHAPTER 7

United States Courts
Southern District of Texas
FILED

DEBTOR

NOV 2 6 2024

Nathan Ochsner, Clerk of Court

REQUEST FOR VERIFICATION UNDER PENALTY OF PERJURY ON MOTION FOR SANCTIONS AND CONTEMPT

This motion seeks a certificate of verification pursuant to 18 U.S.C Section 1001 that all statements made by Elisabeth Thomas in her motion for sanction and contempt is true and correct under penalty of perjury.

TO THE HONORABLE COURT:

COMES NOW, Amin Devon Jones d/b/a Maximum Development and Construction, in his full capacity, and respectfully moves the Court to issue an Order requiring Elisabeth Thomas to submit, under penalty of perjury, a verified certificate within seven (7) days affirming that all statements made in her Motion for Sanctions and Contempt (EFC 201) are true and correct pursuant to 18 U.S.C. § 1001.

PRAYER FOR RELIEF

WHEREFORE, Petitioner respectfully requests this Honorable Court to:

1. Issue an Order requiring Elisabeth Thomas to provide a verified certificate under penalty of perjury within seven (7) days; and

2. Grant any other relief the Court deems just and proper.

Respectfully Submitted

/S/ Amin Devon Jones
Amin Devon Jones d/b/a
Maximum Development and Construction
5053 Bellaire Blvd. # 2323
Houston, Texas 77401

CERTIFICATE OF SERVICE

The undersigned certifies that on November 25, 2024, a copy of the foregoing document was served EFC- Service System or E-mail and U. S. Mail, postage prepaid upon all counsel of record.

/S/Amin Jovon Jones

IN THE UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

ln	re	:			
----	----	---	--	--	--

Case No. 23-33848

BLACK STONE INVESTMENTS GROUP, LLC

Chapter 7

DEBTOR

ORDER

On November 25, 2024, Amin Devon Jones d/b/a Maximum Development and Construction moved this Court to issue an order requiring Elisabeth Thomas to submit, under penalty of perjury, a verified certificate within seven (7) days affirming that all statements made in her Motion for Sanctions and Contempt (ECF 201) are true and correct pursuant to 18 U.S.C. § 1001.

After reviewing the motion and the applicable law, the Court finds good cause to grant the relief requested.

IT IS HEREBY ORDERED THAT:

1. Within seven (7) days of this Order, Elisabeth Thomas shall submit to this Court a verified certificate affirming that all statements made in her Motion for Sanctions and Contempt (ECF 201) are true and correct under penalty of perjury pursuant to 18 U.S.C. § 1001.

SIGNED o	on this	day of November, 2024.

United States Bankruptcy Judge